TO: 7035029596

Ducker No.:

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, 11	·	
My residence, post office and e	itizenship are as stated below next to my na	me,
I believe I am the original, first names are listed below) of the <u>TAPE MOBILE PHONE</u> , the	subject matter claimed and for which a par	d below) or an original, first and joint inventor (if plural tent is sought on the invention entitled <u>ANTENNA BUILT</u>
[X] is attached hereto [] amend	was filed on as Applica	ation Serial No and was _(if applicable)
I hereby state that I have review by any amendment referred to	ved and understand the contents of the above.	we identified specification, including the claims, as amended
f acknowledge the duty to discl Code of Federal Regulations, S	ose information which is known to me to be ection $1.56(s)$.	e material to patentability in accordance with Title 37,
Electricate, or 305(a) of any PC	I international application which designated	of any foreign application(s) for patent or inventor's dat least one country other than the United States of any foreign application for patent or inventor's certificate, the application on which priority is claimed.
Frior Foreign Application(s): Number		Foreign Filing Date Month/Day/Year
<u>42406/1999</u>	Republic of Korea	October 1, 1999
hereby claim the benefit under	35 U.S.C. 119(e) of any United States provi	isional application(s) listed below.
Application Number(s)	Filing Date (Month)	·
nor disclosed in the prior United 112, I acknowledge the dury to o	t America, usied below and, insofar as the si I States or PCT international application in t disclose information which is material to par	ation(s), or 365(c) of any PCT international application subject matter of each of the claims of this application is the manner provided by the first paragraph of 35 U.S.C. tentability as defined in 37 CFR 1.56 which became PCT international filing date of this application.
Prior U. S. Application or PCT Patent Number	Filing Date(Month/Day/Year)	Parent Patent Number(if application)
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belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



I hereby appoint the following attorney(s) and/or agent(s):Daniel YJ. Kim, Registration No. 36,186 and Mark L. Fleshner, Registration No. 34,596; Carl R. Wesolowski, Registration No. 40,372, John C. Eisenhart, Registration No. 38,128, and Rene A. Vazquez, Registration No. 38,647; Michael J. Cornelison, Registration No. 40,395; and Stuart I. Smith, Registration No. 42,159, all of

with full power of substitution and revocation, to prosecute this application and to transacr all business in the Patent and Trademark

FLESHNER & KIM P.O. Box 221200 Chantilly, Virginia 20153-1200

Office connected therewith, and all further correspondence should be addressed to	them
११४ ११ १११ १४ ११ ११ ११ १४ ११ ११ ११ १४ अस्य स्थानात्राचा स्थान्त्राचा स्थान्त्राचा क्षाच्या क्षाच्या क्षाच्या क	सम्बद्धाः १९४१ । क्रांक्टवा १ व्यावाकाः स्थान्याः व्याव्याः व्याव्याः व्याव्याः व्याव्याः व्याव्याः व्याव्याः
Full name of solo or first inventor: Hyun Ki CHOI	
Inventor's signature:	Date: 09/26/200
Residence: Bucheon, Korea	
Citizenship: Republic of Korea	
Post Office Address: Dongin Apt. 6-301, 334-1, Wonjong 1-Dong, Woojeong-Ku	
Bucheon, Kyungki-Do, Koren	
Full name of joint inventor(s): Hee Jung LEE	चित्र हरोच्याचा श्रेष्ट ११४४ अश्रम्भाषाभ्याच्याच्याच्याच्याच्याच्याच्याच्याच्याच
Inventor's signature: V 3/36	Date: 09/26/2000
Residence: Buchcon, Korea	
Cutzenship: Republic of Kovea	
Post Office Address: Sarangmacul 1606-1602, Sang-Dong, Wonmi-Ku,	
Bucheon, Kyungki-Do, Korea	
["] 原,不不不住,并不会在我们的我们,不是有有的,我们的,我们的,我们的,我们的,我们的,我们的,我们的,我们的,我们的,我们	ኮችስጥያ ት በተያ ትያመተያ ያ የውስጥ ተመመጠቀም የሚያ ከተያነሱ የተለቀቀው ተመሰው የመ
Full name of joint inventor(s):	
Inventor's signature:	Date:
Residence:	
Citizenship:	
Post Office Address:	